

REMARKS

Claims 65-82 are in this case.

The new set of claims is patentable for the same reason as the other set, except the new claims limit the scope to specific types of medical machines (medical imaging machines) that are different than the machines set forth in Howson.

Howson et al does not even use any medical imaging machines. In fact, Howson's machine does not take a picture of anything.

Even if the combination of Howson, Dorne and Prince is made it does not meet the claims of applicant, neither Howson, Dorne nor Prince teach "...a computer for storing a first series of steps that an operator should perform when using said medical imaging machine..." (an excerpt of Claim 65), nor does either teach a computer "... storing a second series of steps that set forth what the operator performed during the use of said medical imaging machine..." (Also an excerpt of Claim 65).

Even if the combination of Howson, Dorne and Prince is made it does not do what the present invention does.

Respectfully,



William D. Hall
Attorney for Applicant
Register 14, 311

Address: 10850 Stanmore Dr.
Potomac, MD 20854
Phone: 301-983-5070
Fax: 301-765-0112